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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/931,336	08/16/2001	Randy G. Cowan	00-1914	2641	
JEFFREY A. PROEHL LEONARD & PROEHL, PROF.L.L.C. 3500 S. FIRST AVE. CIECLE, SUITE 250 SIOUX FALLS, SD 57105-5807			EXAMINER		
			HENDERSON	HENDERSON, MARK T	
			ART UNIT	PAPER NUMBER	
			3722		
			DATE MAILED: 02/11/2004	13	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/931,336	COWAN, RANDY G.	
Office Action Summary	Examiner	Art Unit	
	Mark T Henderson	3722	
Th MAILING DATE of this communication app Period for Reply	ears on the cover sh t with the c	correspond nc address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tire within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
 1)⊠ Responsive to communication(s) filed on <u>02 Second</u> 2a)⊠ This action is FINAL. 2b)□ This 3)□ Since this application is in condition for allower closed in accordance with the practice under Experimental Exper	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) ⊠ Claim(s) 1-10 and 26-34 is/are pending in the a 4a) Of the above claim(s) is/are withdrav 5) ⊠ Claim(s) 26 is/are allowed. 6) ⊠ Claim(s) 1-7,9 and 31-33 is/are rejected. 7) ⊠ Claim(s) 8,10,27-30 and 34 is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 11).	epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat ity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:		

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DETAILED ACTION

Faxing of Responses to Office Actions

In order to reduce pendency and avoid potential delays, TC 3700 is encouraging FAXing of responses to Office Actions directly into the Group at (703)872-9302 (Official) and (703)872-9303 (for After Finals). This practice may be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into TC 3700 will be promptly forwarded to the examiner.

1. Claim 1 has been amended for further examination. Claims 11-25 have been canceled.

Claims 29-34 have been added.

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Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

2. Claims 30-32 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for

failing to particularly point out and distinctly claim the subject matter which applicant regards as

the invention. It is not understood what direction is considered "forward" and "rearward".

Applicant must make the direction and position relative to the structure or an axis (X-axis or Y-

axis). Are "forward" and "rearward" relative to the edges of the label structure, or relative to a

front layer and a back layer? Please clarify.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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3. Claims 1-7, 9, and 31-33 are finally rejected under 35 U.S.C. 102(b) as being anticipated by Rankin et al (6,447,862).

Rankin et al discloses in Fig. 1-3, a label structure comprising: a front surface (F) and a back surface (B); a first axis (26) extending parallel to the longitudinal extent of a liner (22); the label structure having a first rearward side (A) and a second forward side (B) parallel to the first axis (26); the label structure comprising a base panel (12) for affixing to a surface, having a front face (12A) and a back face (12B), wherein the back face (12B) has applied adhesive (28); a first leaflet or folded panel (16d) positioned adjacent the front face (12A) of the base panel (12), having a first fold (21a) parallel with the first axis (26) and positioned toward the first side (A) and further defining a first fold axis (as seen in Fig. 2); wherein the first fold divides; a second leaflet or second folded panel (16e) positioned forward (at least at the fold) and rearwardly in the X-axis of the first leaflet such that at least a portion or leaf (16n) of the first leaflet is positioned between the second leaflet and the base panel and further defining a second fold axis (seen in Fig. 2), wherein the second leaflet has a second fold (21b), transversely positioned toward the second side relative to the position of the first fold; wherein the first leaflet does not extend forwardly of the second leaflet at its fold line in the X-axis; and a transparent laminating layer (18) overlying and forwardly directed in a Y-axis to the base panel, the first leaflet and the second leaflet, wherein the laminating layer has a back face (18c) adhered (by adhesive 24) to a portion of the base panel; wherein the laminating layer is adhered (not directly adhered) to a portion of the first and second leaflet (wherein the second leaflet is attached to the first leaflet); and further wherein

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the first and second folded panel are each divided into a pair of leaves, each of the leaves having an inner and an outer page face.

Allowable Subject Matter

- 4. Claim 26 is allowed.
- 5. Claims 8, 10, 27-30 and 34 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

6. The following is a statement of reasons for the indication of allowable subject matter: No prior art of record discloses a label system comprising: a liner; a label structure; a first leaflet having inner page faces; a second leaflet having inner and outer page faces which are adapted for permitting viewing of indicia, and being positioned forward of the first leaflet such that the first leaflet is positioned between the second leaflet and the base panel; and a laminating layer having front and back faces, wherein the back face is adhered to a portion of the first leaflet and a portion

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of the second leaflet, and wherein the laminating layer is adhered to a portion of the outer face of the front second leaf of the second folded panel of the second leaflet; and including all of the other limitations of the independent claim.

Prior Art References

The prior art references listed in the attached PTO-892, but not used in a rejection of the claims, are cited for (their/its) structure. McClure et al disclose in Fig. 31, a label comprising two leaflets which are positioned on top of one another.

Response to Arguments

7. Applicant's arguments filed on September 9, 2003 have been fully considered but they are not persuasive.

In regards to Applicant's arguments that the amended claims now clarify that the "second leaflet is located closer to the front surface of the label structure than the first", the examiner submits that applicant's amendment does not clarify direction or position. "Front" and "back" is

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not necessarily the same as "forward" and "rearward". Since applicant has not defined or clarified these terms in the specification, the examiner has interpreted these terms in their broadest sense.

In regards to applicant's argument that the Rankin et al reference does not disclose wherein the back face of the laminating layer is adhered to a portion of the first leaflet and a portion of the second leaflet, the examiner submits that Rankin et al does indeed disclose this limitation. Rankin et al discloses in Fig. 3, a first leaflet (16d) which is directly adhered to the lamination layer (18), and further wherein the second leaflet is indirectly adhered to the laminating layer via the first leaflet form which it is attached. Applicant may wish to amend the claims to state "wherein both leaflets are directly adhered to the laminating layer".

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

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action.

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark T. Henderson whose telephone number is (703)305-0189. The examiner can be reached on Monday - Friday from 7:30 AM to 3:45 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner supervisor, A. L. Wellington, can be reached on (703) 308-2159. The fax number for TC 3700 is (703)-872-9302. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 3700 receptionist whose telephone number is (703)308-1148.

MTH

February 6, 2004

A. L. WELLINGTON
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3700